STANDARD CONDITIONS OF SALE

On these conditions, “the Company” means GENERAL WELDING SUPPLIES (NORTH WEST) LIMITED.

1) (a) All quotations are subject to confirmation in writing by the Company on receipt of the order from the Buyers.
   (b) All contracts of sale will be subject to these conditions and all terms and conditions appearing in the Buyer’s orders which are consistent therewith shall have no effect. Any variation of the terms and conditions of the contract as contained in these conditions and the order acknowledgement will become binding only if confirmed in writing by the company and the Buyers.

2) The Company will use its best endeavours to deliver all goods at the date and within the time specified in the contract, but the Company shall not be liable for any expense, loss or damage whatsoever suffered by the Buyer as a result of the Company for whatever reason not delivering at the date or within the time so specified.

3) Should the availability of any of the goods at any of the Company’s works or the delivery thereof, whether by the Carrier or an independent Carrier be prevented or hindered directly or indirectly by fire, the elements, war, civil commotion, strikes or lock-outs, industrial dispute, shortage of raw materials or fuel notwithstanding that the Company has taken all reasonable steps to procure the same, breakdown-down or partial failure of plant or machinery, acts, orders or regulations of any Government delay on the part of any independent sub-contractor or supplier, or any other cause whatsoever beyond the reasonable control of the Company, then the time for delivery of goods shall be extended for a reasonable period having regard to the effect of the delaying cause on the availability or delivery of the goods, if the availability or delivery of the goods is still prevented or hindered at the end of that period the Company may cancel any deliveries not made.

4) If the Buyers agree that the goods or any part thereof are not in accordance with the contract and shall give notice to the Company and its Agents and afford them the facilities to inspect the goods and investigate the complaint before the goods are used, processed, sold or otherwise dealt with, PROVIDED the Buyers have complied with this condition and if the goods or any part thereof are proved not to be in accordance with the contract or specification then the Company will accept the rejection of the relevant goods and replace the goods within a reasonable time. The Buyers shall not in any case return any goods to the Company unless the Company has agreed in writing to accept their return.

5) The Company shall not be liable for loss of profit, damage to plant, or for any expenditure incurred on goods supplied or any consequential or special loss or damage sustained by the Buyers by reason of any breach of the contract by the Company.

6) Any condition, warranty or statement as to the quality of the goods or their fitness for any purpose whether express or implied by statute, custom of the trade or otherwise is hereby excluded unless given expressly in writing by the Company.

7) (a) Payment shall be made at the time specified. The amount of the price to be paid is that specified on the face of the contract or calculated in accordance with the formula there specified. That amount shall not be subject to charge interest on all overdue payments.
   (b) Where the Company’s quotations are based on prices quoted from non-Sterling areas, they will be subject to revision up or down if any different rate of exchange is ruling on the date of delivery.

8) Each part delivery of the goods shall be deemed to be sold under a separate contract and no default by the Company in respect of any part delivery or instalment shall entitle the Buyers to treat the contract as repudiated in regard to any balance or instalment remaining undeliverable.

9) The Company shall be entitled without prejudice to its other rights and remedies either to terminate wholly or partly every supply contract between itself and the Buyers or to suspend any further deliveries under any or every contract if:-
   (a) Any debt is overdue and unpaid by the Buyers to the Company; or
   (b) The Buyers have failed to provide any letter of credit, bill of exchange or any other security required by the contract;
   (c) The Buyers have rejected, returned or failed to take delivery of any goods tendered by the Company otherwise than in accordance with the Buyers contractual rights;
   (d) The Buyers being a body corporate become insolvent, or pass a resolution or suffer an order of the Court to be made for their winding up, or have had a receiver appointed (or carry out or undergo any analogous act or proceeding under foreign law), being an individual or partnership become insolvent or suspend payment in whole or in part or purpose or enter into any composition or arrangement with his or their creditors or have had a receiving order in bankruptcy made against him or them, or carry out or undergo any analogous act proceeding under foreign law.
   The Company shall be entitled to exercise its aforesaid right of termination or suspension at any time during which the event or default giving rise thereto has not ceased or been remedied.

10) The Buyers shall not be entitled to withhold payment of any amount payable under the Contract to the Company because of any disputed claim of the Buyers nor shall the Buyers be entitled to set off against any amount payable under the contract to the Company any monies which are not presently payable by the Company or for which the Company disputes liability.

11) (a) The property in the goods shall not pass to the Buyer and the Buyer shall keep the goods as bailee and trustee for the Company (returning the same to the Company upon request) until the price of the goods shall have been wholly paid and until any other sums whatsoever which are due from the Buyer to the Company whether under this contract or howsoever otherwise shall have been paid in full without any reduction or deferment on account of any dispute or cross-claim whatsoever.
(b) If the Buyer:
   (i) Manufactures another article or articles from the goods with or without the addition of any other materials and/or
   (ii) Mixes the goods in any way whatsoever with other material and/or
   (iii) Incorporate the goods into any article as a component part.

The property in the products of such manufacture, mixing or incorporation (hereinafter referred to as "the Products") shall be transferred to the Company at the time of such manufacture, mixing or incorporation. The Buyer shall keep the Products as bailee and trustee for the Company until the Buyer has paid to the Company any sums due to the Company whether under this contract or howsoever otherwise in full and without any reduction or deferment on account of any dispute.

(c) Notwithstanding sub-clause (1) and (2) hereof the Buyer shall be entitled to sell the goods or the Products to Third parties in the normal course of his business and to deliver them to such third parties by the proceeds of any such sale shall whenever any sum whatsoever is due from the Buyer to the Company whether under this contract or howsoever otherwise be held on trust for the Company and on such sale and/or delivery the Buyer in any case where the price of the goods sold has not been paid in full to the Company, the Buyer is hereby deemed to assign to the Company absolutely (and the Company hereby accepts such assignment) the benefit of any claim which the Buyer has against any such third party arising from such sale and/or delivery.

(d) In the event of the Buyer becoming insolvent and Receiver or Liquidator being appointed, such Receiver or Liquidator shall pay into a separate bank account any sums received from third parties in respect of sale to them of goods or products by the Buyer, up to the amount of any indebtedness of the Buyer to the Company for the sole benefit of the Company.